	שנויאט
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
ADDRESS WHERE YOU WANT MAIL SENT:	
TELEPHONE NO. (Optional): FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PROTECTED PERSON:	
DECTRAINED DEDOON	
RESTRAINED PERSON:	2.22.111.22
RESTRAINING ORDER AFTER HEARING (CLETS) (Domestic Violence Prevention)	CASE NUMBER:
This form may be used with the <i>Findings and Order After Hearing (form 1296.31)</i> , if the court	makes additional orders.
This proceeding was heard by judicial officer (name):	
on (date): at (time): in Dept.	.: Room:
2. a. The person seeking to be protected and the person to be restrained were person additional proof of service of this restraining order is required.	
b. The person seeking the restraining order was personally present at the court her Show Cause and Application and Declaration for Order was presented to the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was personally present at the court has a seeking the restraining order was presented to the court has a seeking the restraining order was presented to the court has a seeking the restraining order was presented to the court has a seeking the restraining order was presented to the court has a seeking the restraining order was presented to the court has a seeking the restraining order was presented to the restraining order was presented to the restraining order was presented to the seeking the restraining order was presented to the restraining order was personally presented to the restraining order was presented	
(1) The terms of this order are identical to those of the <i>Temporary Restrain</i>	
order may be served by mail. (2) The terms of this order are different from those of the <i>Temporary Restri</i>	aining Order. This order must be personally
served.	•
c. By written stipulation. No additional proof of service of this restraining order is re	quired.
THE COURT FINDS 3. a. The restrained person is (name): Defendar	nt/Respondent Plaintiff/Petitioner
5. a. The restrained person is (name).	invespondent Flaintin/Fetitionel
Sex: M F Ht.: Wt.: Hair color: Eye color: Race:	Age: Birth date:
b. The protected person is (name):	
c. The protected family and household members are (list first and last names of all prote	cted people under this order):
,	, -1
THE COURT ORDERS	
THE COURT ORDERS THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, OI	R CHILD SUPPORT, SHALL EXPIRE AT
THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, OF MIDNIGHT OR OTHER TIME: ON (do	ate):
THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, OF MIDNIGHT OR OTHER TIME: ON (d. IF NO DATE IS PRESENT, THIS ORDER EXPIRES THREE YEARS FROM THE DA	ate):
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THIS ORDER, EXCEPT FOR ANY AWARD OF CHILD CUSTODY, VISITATION, OF MIDNIGHT OR OTHER TIME: ON (do IF NO DATE IS PRESENT, THIS ORDER EXPIRES THREE YEARS FROM THE DATE. 4. The restrained person a. shall not contact, molest, harass, attack, strike, threaten, sexually assault, batter, telestrically assault.	ate): TE OF ISSUANCE. ephone, send any messages to, follow,
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_	PROTECTED PERSON (name):	CASE NUMBER:
	RESTRAINED PERSON (name):	
4.	c. (Continued) (5) the children's school or place of child care (6) protected person's vehicle (7) other (specify):	
	Read this order carefully. Taking or concealing a child in violation of this order may be a fastate prison, a fine, or both.	elony and punishable by confinement in
5.	CHILD CUSTODY AND VISITATION The custody and visitation of the minor children is ordered as set forth in the attache made an operative part of this order. Peaceful contacts shall be allowed related to compare as a child Custody and Visitation Order Attachment (form 1296.31A) b. Supervised Visitation Order (form 1296.31A(1)) c. Other (specify):	
6.	CHILD SUPPORT Child support for the minor children shall be ordered as set forth in the attached form made an operative part of this order. a Child Support Information and Order Attachment (form 1296.31B) b Other (specify):	ns, which are incorporated herein and
7.	ADDITIONAL ORDERS Additional orders relating to property control, debt payment, attorney fees, restitution forth in the attached forms, which are incorporated herein and made an operative para. Domestic Violence Miscellaneous Orders Attachment (form 1296.31E) b. Other (specify):	
8.	MANDATORY FIREARM RELINQUISHMENT The restrained person must surrender to local law enforcement or sell to a licensed his or her immediate possession or control within a. 24 hours after issuance of this order (if restrained person is present at hea b. 48 hours after service of this order (if restrained person is not present at he c. other (specify):	ring).
	The restrained person shall file a receipt with the court showing compliance with this order.	nis order within 72 hours of receiving
9.	RECORDING OF PROHIBITED COMMUNICATIONS The protected person may record any prohibited communication made to him or her	by the restrained person.
10	The restrained person is ordered to participate in a certified batterer's program for 12 results of attendance and completion to be provided to the court.	2 months at that party's expense with the
11	Fees for service of this order by law enforcement are waived.	

(Continued on page three)

PROTECTED PERSON (name):		CASE NUMBER:		
RESTRAINED PERSON (name):				
residence of the protected of this order on the restrain	the delivered by the protected person to the law enforcement person, who shall provide information to assist in identify ned person shall also be provided to law enforcement unlead we enforcement agency having jurisdiction over the plain	ing the restrained person. Proof of service ess the order shows the restrained person		
13. A copy of this order shall protected person's attorner		sted below by the protected person or the		
Law enforcement agency	Address			
14. Any attachments noted in items Number of pages attached: Date:	5, 6, and 7 of this order are attached hereto, incorporated.	d herein, and made a part of this order.		
		JUDICIAL OFFICER		
and all U.S. territories and she that has received the order, in Enforcement Telecommunicate received, and the restrained the restrained person of the to state and federal criminal women Act, 18 U.S.C. 2265 defendant has been afforded.	made. It is enforceable anywhere in all 50 states, the nall be enforced as if it were an order of that jurisdict is shown a copy of the order, or has verified its exist ations System (CLETS). If proof of service on the reperson was not present at the court hearing, the law terms of the order and then shall enforce it. Violation penalties. This order meets all Full Faith and Credit (1994) (VAWA). This court has jurisdiction of the pall notice and a timely opportunity to be heard as provid to enforcement in this and all other jurisdictions.	tion by any law enforcement agency tence on the California Law strained person has not been we enforcement agency shall advise has of this restraining order are subject requirements of the Violence Against arties and the subject matter; the		
NOTICE REGARDING FIREARMS Any person subject to a restraining order is prohibited from owning, possessing, purchasing or attempting to purchase, receiving or attempting to receive, or otherwise obtaining a firearm. Such conduct is subject to a \$1,000 fine and imprisonment. Under federal law, the issuance of a restraining order after hearing will generally prohibit the restrained person from owning, accepting, transporting, or possessing firearms or ammunition. Possession of a firearm while subject to this order may be a felony under federal law punishable by up to ten (10) years in prison and a \$25,000 fine.				
	CLERK'S CERTIFICATE			
[SEAL]	I certify that the foregoing Restraining Order After Hearin original on file in the court.	ng (CLETS) is a true and correct copy of the		

Date:

Clerk, by ______, Deputy